

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference PAT 1972W-90	FOR FURTHER ACTION see Notification of Transmittal of International Search Report (Form PCT/ISA/220), as well as, where applicable, item 5 below.	
International application No. PCT/CA 00/00807	International filing date (day/month/year) 07/07/2000	(Earliest) Priority Date (day/month/year) 07/07/1999
Applicant MOUNT, Dennis Williams		

This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.

This International Search Report consists of a total of 6 sheets.



It is also accompanied by a copy of each prior art document cited in this report.

1. Basis of the report

- a. With regard to any **language**, the international search was carried out on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.



the international search was carried out on the basis of a translation of the international application furnished to this Authority (Rule 23.1(b)).

- b. With regard to any **nucleotide and/or amino acid sequence** disclosed in the international application, the international search was carried out on the basis of the sequence listing:



contained in the international application in written form.



filed together with the international application in computer readable form.



furnished subsequently to this Authority in written form.



furnished subsequently to this Authority in computer readable form.



the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.



the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished

2. ☐ **Certain claims were found unsearchable** (See Box I).

3. ☒ **Unity of invention is lacking** (see Box II).

4. With regard to the **title**,



the text is approved as submitted by the applicant.



the text has been established by this Authority to read as follows:

5. With regard to the **abstract**,



the text is approved as submitted by the applicant.



the text has been established, according to Rule 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.

6. The figure of the **drawings** to be published with the abstract is Figure No.



as suggested by the applicant.



because the applicant failed to suggest a figure.



because this figure better characterizes the invention.

1



None of the figures.

INTERNATIONAL SEARCH REPORT

International application No.
PCT/CA 00/00807

Box I Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)

This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:

1. ☐ Claims Nos. ...
because they relate to subject matter not required to be searched by this Authority (Article ...)
2. ☐ Claims Nos. ...
because they relate to parts of the international Application that do not comply with the prescribed requirements to such an extent that no meaningful international Search can be carried out, specifically:
3. ☐ Claims Nos. ...
because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).

Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)

This International Searching Authority found multiple inventions in this international application, as follows:

see additional sheet

1. ☒ As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. ☐ As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. ☐ As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos. ...
4. ☐ No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos. ...

Remark on Protest

- ☐ The additional search fees were accompanied by the applicant's protest.
- ☒ No protest accompanied the payment of additional search fees.

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. Claims: 1-34.36

Solvent vapour recovery system

2. Claims: 35. 37-40

Vapour management system

Box III TEXT OF THE ABSTRACT (Continuation of item 5 of the first sheet)

A vapour recovery system (10) and method for volatile chemicals which enhances the efficiency and safety of the process of recovering the vapour is disclosed. The volatile substance is vaporized in a distillation unit (1) under the control of a computerised heating system. The resulting vapour is first directly condensed by bubbling the vapour directly into the liquid phase (14) of that volatile substance. Any vapour that remains after having passed through said liquid phase accumulates above the liquid phase (14) and is allowed to escape into a vapour management module (31). The vapour management module (31) facilitates efficient condensation of the vapour by allowing heat exchange from the vapour to a material (44) contained within said vapour management module (31). Upon cooling in the vapour management module (31), the vapour condenses, and can run back into the liquid phase (14) through which it had passed when in the vapour phase. The vapour management module (31) has an exhaust that is substantially free of the vapour.

INTERNATIONAL SEARCH REPORT

International Application No.

PCT 00/00807

A. CLASSIFICATION OF SUBJECT MATTER

IPC 7 B01D5/00 B01D1/00 F28C3/12 F28D19/02

A. (optional) International Patent Classification of the International Application (as published)

B. FIELDS SEARCHED

Magnetic (optional) International Patent Classification of the International Application (as published)

IPC 7 B01D F28C F28D

Documentation of search field other than International Patent Classification (optional) The extent of such field other is as indicated in the fields searched

Electronic data base consulted during the International Search (optional) The extent of such field other is as indicated in the fields searched

EPO-Internal, WPI Data

C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category	Citation of document with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	US 5 873 980 A (PORTIS GERALD L ET AL) 23 February 1999 (1999-02-23) column 3, line 25-37; figure 2 ---	1-34.36
X	US 5 336 376 A (TAURAT SIEGFRIED ET AL) 9 August 1994 (1994-08-09) column 2, line 27-40; figures ---	1-34.36
X	FR 657 685 A (VITRAC, M. ET AL) 6 June 1929 (1929-06-06) page 2, line 50-97; figure ---	1-37.40
X	US 5 307 638 A (HERZOG FRIEDHELM ET AL) 3 May 1994 (1994-05-03) column 2, line 14 -column 3, line 14; figure 1 --- -/--	35.37-40



Further documents are cited in the International Search Report



Further relevant documents are cited in the

Special categories of cited documents

- *A* document defining the specific state of the art which is not considered to be of particular relevance
- *B* earlier document for published prior art after the international filing date
- *C* document which may throw doubts on priority, but is not which is not intended to establish the publication date of an invention or other special reason has specified
- *D* document relating to an art disclosure, use, evaluation or other means
- *E* document published prior to the international filing date but later than the priority date, claimed

**A* later document published after the international filing date or priority date and not combined with the application but which is intended to state the principle of the invention defining the invention

X document of particular relevance, the claimed invention cannot be considered to be novel, cannot be considered to involve an inventive step when the document is taken alone

Y document of particular relevance, the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art

Z document member of the same patent family

Date of the actual completion of the International Search

Date of receipt of the International Search Report

5 January 2001

Name and address of the ISA

European Patent Office, 1 rue de la Harpe
NL-1017 CA Amsterdam
Tel: +31 (0)20 535 2244
Fax: +31 (0)20 535 2244

Authorized officer

Persichini, C

INTERNATIONAL SEARCH REPORT

International Application No

PC 00/00807

C. Continuation: DOCUMENTS CONSIDERED TO BE RELEVANT

Symbol	Document with the International Search Report	Relevant Part
X	US 4 850 117 A (VENKAT RAJOO ET AL) 25 July 1989 (1989-07-25) column 1, line 61 -column 2, line 4: figure 1 ---	35.37-40
X	EP 0 336 122 A (LINDE AG) 11 October 1989 (1989-10-11) column 4, line 20-42: figure ---	35.37.40
X	GB 603 598 A (SOCIÉTÉ POUR L'EXPLOITATION DES PROCÉDÉS AB-DER-HALDEN) 18 June 1948 (1948-06-18) page 1, line 69-95: figure -----	35

INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No.

PCT 00/00807

Parent document cited in search report		Pub. date	Patent family members	Pub. date
US 5873980	A	23-02-1999	NONE	
US 5336376	A	09-08-1994	DE 4214738 A CA 2095285 A DE 59301615 D EP 0568864 A JP 6007602 A	11-11-1993 05-11-1993 28-03-1996 10-11-1993 18-01-1994
FR 657685	A	06-06-1929	NONE	
US 5307638	A	03-05-1994	DE 4134293 C AT 164776 T DE 59209272 D EP 0537473 A ES 2115629 T JP 5200247 A ZA 9208004 A	11-02-1993 15-04-1998 14-05-1998 21-04-1993 01-07-1998 10-08-1993 25-06-1993
US 4850117	A	25-07-1989	NONE	
EP 0336122	A	11-10-1989	DE 3811167 A BR 8901469 A	19-10-1989 14-11-1989
GB 603598	A		NONE	

REC'D 04 DEC 2001

WIPO

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PAT 1972W-90	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)	
International application No. PCT/CA00/00807	International filing date (day/month/year) 07/07/2000	Priority date (day/month/year) 07/07/1999
International Patent Classification (IPC) or national classification and IPC B01D51/00		
Applicant CHEMCHAMP (BARBADOS) INC. et al.		



- This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.
- This REPORT consists of a total of 8 sheets, including this cover sheet.
☒ This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).

These annexes consist of a total of 10 sheets.

- This report contains indications relating to the following items:

- I ☒ Basis of the report
- II ☐ Priority
- III ☐ Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
- IV ☒ Lack of unity of invention
- V ☒ Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- VI ☐ Certain documents cited
- VII ☒ Certain defects in the international application
- VIII ☒ Certain observations on the international application

CORRECTED VERSION

Date of submission of the demand 06/02/2001	Date of completion of this report 30.11.2001
Name and mailing address of the international preliminary examining authority:  European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523650 epnu d Fax: +49 89 2399 - 4465	Authorized officer Fersichini, C Telephone No. +49 89 2399 8617 

**INTERNATIONAL PRELIMINARY
EXAMINATION REPORT**

International application No. PCT/CA00/00807

I. Basis of the report

1. With regard to the **elements** of the international application (*Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)*):
Description, pages:

1-22 as originally filed

Claims, No.:

1-55 as received on 01/05/2001 with letter of 01/05/2001

Drawings, sheets:

1/7-7/7 as originally filed

2. With regard to the **language**, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.

These elements were available or furnished to this Authority in the following language: , which is:

- ☐ the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).
☐ the language of publication of the international application (under Rule 48.3(b)).
☐ the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).

3. With regard to any **nucleotide and/or amino acid sequence** disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:

- ☐ contained in the international application in written form.
☐ filed together with the international application in computer readable form.
☐ furnished subsequently to this Authority in written form.
☐ furnished subsequently to this Authority in computer readable form.
☐ The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
☐ The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.

4. The amendments have resulted in the cancellation of:

- ☐ the description, pages:
☐ the claims, Nos.:

**INTERNATIONAL PRELIMINARY
EXAMINATION REPORT**

International application No. PCT/CA00/00807

☐ the drawings, sheets:

5. ☒ This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

see separate sheet

6. Additional observations, if necessary:

IV. Lack of unity of invention

1. In response to the invitation to restrict or pay additional fees the applicant has:

- ☐ restricted the claims.
☐ paid additional fees.
☐ paid additional fees under protest.
☒ neither restricted nor paid additional fees.

2. ☐ This Authority found that the requirement of unity of invention is not complied and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.

3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is

- ☐ complied with.
☐ not complied with for the following reasons:

4. Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report:

- ☐ all parts.
☒ the parts relating to claims Nos. 1-34, 36.

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)	Yes:	Claims
	No:	Claims 1-11, 23, 24, 28, 31, 32, 33
Inventive step (IS)	Yes:	Claims
	No:	Claims 1-34, 36

**INTERNATIONAL PRELIMINARY
EXAMINATION REPORT**

International application No. PCT/CA00/00807

Industrial applicability (IA) Yes: Claims 1-34, 36
 No: Claims

2. Citations and explanations
see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:
see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:
see separate sheet

- (1) US-A-5 873 980
- (2) US-A-5 336 376
- (3) FR-A- 657 685

Re Item I

The applicants filed new claims 1 to 55 in order to replace the originally filed claims 1 to 40. However, it is neither obviously clear that the combinations of features as expressed in the amended and the additional claims can be deduced from the originally filed application documents, nor did the applicants indicate the provenance of these combinations of features. Therefore, these claims are objected under Art. 34(2)(b) PCT and **items IV, V, VII and VIII of this report are based on the originally filed claims 1 to 40.**

Furthermore, introducing additional claims 45 to 55 concerning a subject-matter not having in common any inventive technical features or inventive concept with the subject-matter of the originally filed claims and having the new subject-matter searched and examined is not possible at this state of the PCT-proceedings, even if this subject-matter meets the requirements of Art. 34(2)(b).

Re Item IV

1. As expressed by the "International Searching Authority" in the letter dated 27/10/2000 and in a communication of 16/05/01, claims 1 to 40 as originally filed are not considered as complying with the requirements of unity of invention according to Art. 17(3)(a) and Rules 13.1 and 13.2 PCT:
 - 1.1 The only common technical features of the independent apparatus claims 1 and 35 are, that a system (module) is provided to which vapour can be passed and which is suitable for condensing the vapour.

As the subject-matter defined by these features is well known in the art (each condenser exhibits these features), claim 1 does not have any inventive technical features in common with claim 35.

Also, when considering the effects associated with the features of the claims as a

**INTERNATIONAL PRELIMINARY
EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/CA00/00807

whole no single general inventive concept can be seen:

The remaining features of claim 1 concern an evaporator and a second condenser, whereas the remaining features of claim 35 concern further features of the first condenser. Thus, these remaining features of claims 1 and 35 do not add a supplementary single general concept to the non-inventive concept following anyway from the common features of the two claims.

- 1.2 Consequently, the following two groups of subject-matter, which do not satisfy the requirement of unity, can be distinguished:
- Group 1 which is formed by independent claim 1 and dependent claims 2 to 34 and 36.
- Group 2 which is formed by independent claim 35 and dependent claims 37 to 40.
2. According to Art. 17(3)(a) PCT and to the request of the applicants (see letter of 08/12/2000) searches have been performed for both subject-matter.
- With the communication of 16/05/01 the applicants were invited either to restrict the claims to one subject-matter or to pay an additional examination fee. Since the applicant has neither indicated on which subject-matter searched by the search division the further prosecution of the application should be based, nor paid a further examination fee, the examination will be carried through for the subject-matter of group 1 which is considered to relate to the main "invention".

Re Item V

1. Document (1) discloses a solvent vapour recovery system (see (1), column 3, lines 25-37) comprising a distillation module (reference signs according to document (1)) with a distillation chamber E for the solvent and heating means W, HP for heating the chamber, a direct condensation module F, RC, C comprising a container for condensing the vapour and collecting the solvent in the liquid phase, a conduit A for directing the vapour substantially without condensation from the distillation chamber to the direct condensation module (concerning the inclination of the conduit it is made reference to item VIII, point 2 of this communication), a vapour management module RC, T for condensing vapour remaining uncondensed by the direct condensation module and a conduit C for allowing

passage of vapour from the direct condensation module to the vapour management module.

Documents (2) (see Fig. 1) and (3) (see Fig.), as well disclose all the constructional features of apparatus claim 1 and are, therefore, also novelty destroying for the subject-matter of this claim.

Therefore, claim 1 does not meet the requirements of Art. 33(2) PCT.

2. In the light of documents (1), (2) and (3), the general knowledge of the skilled person and in view of the routine proceedings a responsible engineer carries through in order to optimize an apparatus (eg automatization) with regard to the respective circumstances the features of the dependent claims 2 to 34 and 36 appear to be either known or evident. Thus, the dependent claims do not meet the requirements of either Art. 33(2) or (3) PCT.

Re Item VII

1. Independent claim 1 is not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (see eg document (1)) being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
2. The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).
3. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed eg in the document (1) is not mentioned in the description, nor is this document identified therein.

Re Item VIII

The present set of claims does not meet the requirements of Art. 6 PCT:

1. The feature "direct condensation module" in claim 1 is not clear. It is interpreted to mean that the vapour is condensed by direct contact with the cooling liquid (ie with liquid resulting from previously condensed vapour).
2. The features "said conduit means sloping downwardly towards said distillation chamber to allow any condensate formed within said conduit to drain into said distillation chamber" seems to be in contradiction to the description (see eg page 8, lines 12 to 14) and the figures (see Figs. 1 and 5).
3. The features of claim 3 are either redundant with regard to the features of claim 1 ("a vapour management module for condensing vapour ...") or are not understood. In any case, claim 3 is unclear and renders claim 1 unclear, as well.
4. Claim 6 is interpreted to mean that the heat absorbing material is a combination of inert solid mass and liquid resulting from the condensation of the vapour.
5. It is supposed that the "conduit" mentioned in claims 7 and 8 and the "conduit means" defined in claim 1 are the same.
6. The features of claim 9 seem to be redundant to the features of claim 1 ("a vapour outlet located above the surface of said liquid") . Thus, claim 9 is unclear and renders claim 1 unclear, as well.
7. A part of the features of claim 23 seem to be redundant with regard to the features of claims 1 and 2.
8. The feature "and said vent" in claim 36 is not clear as no vent is defined in claim 1 to which claim 36 refers.

PATENT COOPERATION TREATY

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

From the INTERNATIONAL BUREAU

To:

Commissioner
 US Department of Commerce
 United States Patent and Trademark
 Office, PCT
 2011 South Clark Place Room
 CP2/5C24
 Arlington, VA 22202
 ETATS-UNIS D'AMERIQUE
 in its capacity as elected Office

Date of mailing (day/month/year) 12 March 2001 (12.03.01)	
International application No. PCT/CA00/00807	Applicant's or agent's file reference PAT 1972W-90
International filing date (day/month/year) 07 July 2000 (07.07.00)	Priority date (day/month/year) 07 July 1999 (07.07.99)
Applicant MOUNT, Dennis, William	

1. The designated Office is hereby notified of its election made:

☒ in the demand filed with the International Preliminary Examining Authority on:
 06 February 2001 (06.02.01)

☐ in a notice effecting later election filed with the International Bureau on:

2. The election ☒ was
☐ was not

made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Facsimile No.: (41-22) 740.14.35	Authorized officer Claudio Borton Telephone No.: (41-22) 338.83.38
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P/ INT COOPERATION TREATY

PCT

From the INTERNATIONAL BUREAU

NOTIFICATION OF THE RECORDING
OF A CHANGE(PCT Rule 92bis.1 and
Administrative Instructions, Section 422)

To:

KENEFFORD, L., Brooke
Borden Ladner Gervais LLP
1000-60 Queen Street
Ottawa, Ontario K1P 5Y7
CANADA

Date of mailing (day/month/year) 21 June 2001 (21.06.01)	IMPORTANT NOTIFICATION
Applicant's or agent's file reference PAT 1972W-90	
International application No. PCT/CA00/00807	International filing date (day/month/year) 07 July 2000 (07.07.00)

1. The following indications appeared on record concerning:		
<input checked="" type="checkbox"/> the applicant	<input type="checkbox"/> the inventor	<input type="checkbox"/> the agent
<input type="checkbox"/> the common representative		
Name and Address	State of Nationality	State of Residence
	Telephone No.	
	Facsimile No.	
	Teleprinter No.	
2. The International Bureau hereby notifies the applicant that the following change has been recorded concerning:		
<input checked="" type="checkbox"/> the person	<input checked="" type="checkbox"/> the name	<input checked="" type="checkbox"/> the address
<input checked="" type="checkbox"/> the nationality	<input checked="" type="checkbox"/> the residence	
Name and Address CHEMCHAMP (BARBADOS) INC. Chancery House High Street Bridgetown Barbados	State of Nationality BB	State of Residence BB
	Telephone No.	
	Facsimile No.	
	Teleprinter No.	
3. Further observations, if necessary: Additional applicant for all designated States except US. MOUNT, Dennis, William should now be considered as applicant and inventor for US only.		
4. A copy of this notification has been sent to:		
<input checked="" type="checkbox"/> the receiving Office	<input type="checkbox"/> the designated Offices concerned	
<input type="checkbox"/> the International Searching Authority	<input checked="" type="checkbox"/> the elected Offices concerned	
<input checked="" type="checkbox"/> the International Preliminary Examining Authority	<input type="checkbox"/> other:	

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer: F. Baechler
Facsimile No.: (41-22) 740.14.35	Telephone No.: (41-22) 338.83.38

(19) World Intellectual Property Organization
International Bureau



(43) International Publication Date
18 January 2001 (18.01.2001)

PCT

(10) International Publication Number
WO 01/03810 A3

(51) International Patent Classification: **B01D 5/00.**
1/00, F28C 3/12, F28D 19/02

(21) International Application Number: PCT/CA00/00807

(22) International Filing Date: 7 July 2000 (07.07.2000)

(25) Filing Language: English

(26) Publication Language: English

(30) Priority Data:
2,277,449 7 July 1999 (07.07.1999) CA

(71) Applicant and

(72) Inventor: MOUNT, Dennis, William [CA/CA]; 22
Antares Drive, Unit M, Nepean, Ontario K2E 7Z6 (CA).

(74) Agents: KENEFORD, L., Brooke et al.; Borden Ladner
Gervais LLP, 1000-60 Queen Street, Ottawa, Ontario K1P
5Y7 (CA).

(81) Designated States (national): AE, AG, AL, AM, AT, AU,
AZ, BA, BB, BG, BR, BY, BZ, CA, CH, CN, CR, CU, CZ,

DE, DK, DM, DZ, EE, ES, FI, GB, GD, GE, GH, GM, HR,
HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR,
LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ,
NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM,
TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW.

(84) Designated States (regional): ARIPO patent (GH, GM,
KE, LS, MW, MZ, SD, SL, SZ, TZ, UG, ZW), Eurasian
patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European
patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE,
IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG,
CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

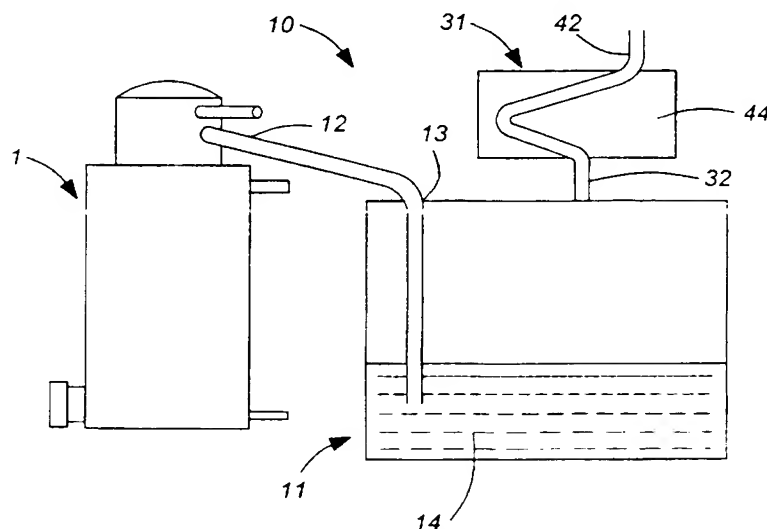
Published:

— With international search report.

(88) Date of publication of the international search report:
25 May 2001

For two-letter codes and other abbreviations, refer to the "Guid-
ance Notes on Codes and Abbreviations" appearing at the begin-
ning of each regular issue of the PCT Gazette.

(54) Title: SAPOUR MANAGEMENT SYSTEM



(57) Abstract: A vapour recovery system (10) and method for volatile chemicals which enhances the efficiency and safety of the process of recovering the vapour is disclosed. The volatile substance is vaporized in a distillation unit (1) under the control of a computerised heating system. The resulting vapour is first directly condensed by bubbling the vapour directly into the liquid phase (14) of that volatile substance. Any vapour that remains after having passed through said liquid phase accumulates above the liquid phase (14) and is allowed to escape into a vapour management module (31). The vapour management module (31) facilitates efficient condensation of the vapour by allowing heat exchange from the vapour to a material (44) contained within said vapour management module (31). Upon cooling in the vapour management module (31), the vapour condenses, and can run back into the liquid phase (14) through which it had passed when in the vapour phase. The vapour management module (31) has an exhaust that is substantially free of the vapour

WO 01/03810 A3

VAPOUR MANAGEMENT SYSTEM
BACKGROUND OF THE INVENTION

Volatile solvents are used in many industrial processes in which the volatile solvent is used for cleaning purposes. As a result of such use the volatile solvent becomes
5 contaminated with foreign matter. Due to the cost of such volatile solvents, environmental concerns, and the cost of disposing of such contaminated volatile solvents, it is desirable to maximize the use that can be made of the volatile solvent by removing the contamination from it by recycling it into the purified solvent form for further use in the industrial process.

10 In addition to industrial processes requiring purification and recovery of volatile solvents, there are also many industrial processes in which it is important to control the escape of vapour from volatile liquids. The escape of vapour from such volatile liquids represents an environmental and occupational health concern, and a financial cost in that
15 the vapour is lost. The current procedure for preventing or reducing vapour loss is to provide a scrubbing system on tanks, containers or stacks in which the volatile liquid, or the vapour is stored. While the scrubbing system may reduce or even eliminate the environmental concerns of vapour loss, it does not overcome the cost of the loss of such vapour. Further, the used scrubbing material may in itself present an environmental
20 disposal problem. Examples of such containers include oil storage tanks and gasometers. Other examples include the containment of vapours from stacks or from recycled solvents in processes such as gun-washing in automotive paint shops.

Currently the common practice for purifying and recovering contaminated volatile solvents is distillation and condensation. Typically the solvent is boiled such that a vapour is formed. The vapour is then allowed to pass through a spiral or serpentine tube where it is cooled by heat exchange with air blown across the tube or with another liquid which flows around the outside of the tube. The heat exchange leads to condensation into the liquid phase inside the tube. This liquid phase then runs off into an open collection vessel. This method has a disadvantage in that as the vapour condenses in the tube, it has the potential for the build-up of back pressure within the distillation vessel which gives rise to a "champagne effect", i.e. vigorous boiling and cavitation, rather than controlled evaporation. This has the consequence of a potential safety hazard, reduced efficiency, and increased operating costs.

Further, the run off into an open collection vessel used in conventional systems leads to a loss of volatile solvent to the environment. This loss of solvent from an open collection vessel to the environment reduces the recovery of the solvent and causes an environmental hazard for operators around such tanks.

A further problem with conventional processes is the presence of uncondensed vapour in the collection vessel. Further, sealing the collection vessel, or the connection to the collection vessel from the distillation vessel in conventional systems causes pressure buildup unless vented. Such a pressure buildup or back pressure caused by uncondensed vapour in the collection vessel, or the conduit leading thereto can result in "foaming" in the distillation vessel. In order to prevent buildup of back pressure in the collection vessel and

consequently the distillation vessel, the collection vessel must be vented. Similarly, any vessel in which, or into which, a volatile solvent is placed requires a vent in order to avoid vapour lock. Conventional methods of venting lead to loss of volatile solvent in the form of vapour into the atmosphere, thereby further reducing the efficiency of conventional methods of distillation and condensation and creating an environmental hazard.

Hence, there is a need for a method of condensing a volatile vapour which will ideally prevent any significant loss of volatile solvent from the system, and enhance recovery and condensation of the vapour to liquid. The consequence of this increased recovery of volatile vapour is a decrease in the overall cost of the vapour recovery, improved safety of the system, and a reduction in potential environmental harm.

SUMMARY OF THE INVENTION

Accordingly, the present invention provides a vapour recovery system for efficient and safe recovery of a vapour from a solvent comprising:

a distillation module comprising a distillation chamber for the solvent and heating means for heating the chamber to vaporize the solvent;

a direct condensation module comprising a container for condensing the vapour and collecting the solvent in the liquid phase;

conduit means for directing the vapour substantially without condensation from the distillation chamber to the direct condensation module, the conduit means sloping downwardly towards the distillation chamber to allow any condensate formed within the conduit to drain into the distillation chamber;

a vapour management module for condensing vapour remaining uncondensed by the direct condensation module; and

a vapour outlet located above the surface of the liquid in the direct condensation module, the vapour outlet communicating with the vapour management module to allow for passage of vapour from the direct condensation module to the vapour management module.

In a further aspect of the invention, a vapour management system comprises a container containing heat absorbing material, a vent, a vapour inlet and means for guiding vapour from the vapour inlet through the heat absorbing material to the vent. The vapour may be guided through the container by means of a conduit extending between the vapour inlet and the vent, the conduit passing through the heat absorbing material. Alternatively, the container may contain solid heat absorbing material which is permeable to vapour and condensation and through which the vapour passes from the vapour inlet to the vent.

BRIEF DESCRIPTION OF THE DRAWINGS

Figure 1 is a schematic view of a preferred embodiment of the vapour recovery system comprising a distillation unit, a direct condensation module and a vapour management module.

Figure 2 is a sectional view of a preferred embodiment of the distillation unit of the vapour recovery system illustrated in Figure 1.

Figure 3 is a sectional view of a preferred embodiment of the distillation unit of the vapour recovery system illustrated in Figure 1, in which the heating means is located at the upper end of the distillation chamber.

5 Figure 4 is a sectional view of a preferred embodiment of a lined distillation chamber of the vapour recovery system illustrated in Figure 1.

Figure 5 is a sectional view of a preferred embodiment of the direct condensation module of the vapour recovery system illustrated in Figure 1.

10 Figure 6 is a sectional view of a preferred embodiment of the vapour management module of the vapour recovery system illustrated in Figure 1.

Figure 7 is a partial sectional view of an alternative embodiment of the vapour management module in which embodiment the heat absorbing material is in a solid form.

15 Figure 8 is a schematic representation of a heating control system that is employed in the distillation module to control the rate of vaporization of solvents.

20 DETAILED DESCRIPTION OF PREFERRED EMBODIMENTS

The preferred embodiment of a vapour recovery system for solvents according with the invention is shown in Figure 1. In this embodiment the vapour recovery system [10] comprises a distillation module [1], a direct condensation module [11] and a vapour

management module [31]. In this embodiment of the invention the solvent or mixture of solvents to be recovered is heated in the distillation module [1] to generate solvent vapour. This solvent vapour is then directed through a downwardly inclined conduit [12] to a vapour inlet [13] to the direct condensation module [11]. This downwardly inclined conduit [12] in a preferred embodiment of the invention extends within and toward the bottom of the condensation module [11]. There is substantially no condensation of the vapour in the conduit [12] but any condensate which does form runs down into the condensation module [11] and, therefore, no back-pressure is created by the condensate formation. The condensation module [11] is charged with a coolant liquid [14] which is the same solvent as that being distilled. Thus, as will be described in more detail hereinafter, in the condensation module [11], the vapour is subjected to a first round of cooling in which the heat absorbing material is the solvent to be recovered in the liquid phase [14]. Some vapour may pass through and exit from this liquid [14]. This vapour, plus air, then passes from the condensation module [11] through the vapour outlet [32] into the vapour management module [31]. In the vapour management module [31] the vapour air mixture is required to pass through a heat-absorbing material [44] and this heat exchange process leads to further condensation of vapour from the mixture. The remaining gases then leave the vapour management module [31] through a vent [42] and are substantially free of any solvent vapour. Preferably, any condensate formed in the vapour management module [31] runs back into the condensation module [11]. However the condensate formed in the vapour management module [31] can also be run into a secondary container, if desired.

In a preferred embodiment illustrated in Figure 2, the distillation module [1] comprises a distillation chamber [2] in which the contaminated solvent or solvent mixture [S] to be recovered is collected. The distillation chamber [2] is closed to prevent the escape of any vapour generated therein other than through the conduit [12]. The size of the conduit [12] and the opening of the vapour inlet [13] to the direct condensation module [11] should be adequate to allow free passage of vapour from the distillation chamber [2] without resulting in a pressure build up in the distillation chamber [2]. Further, the conduit [12] is ideally positioned toward the upper end of the distillation chamber [2] since the hot vapour will rise. This distillation chamber [2] sits within a larger heating vessel [3] containing an oil bath [5]. The heating vessel [3] is provided with one or more heating elements [4] immersed in the oil and, in operation, each heating element [4] heats the oil [5], which in turn heats the distillation chamber [2] at least until the solvent [S] within the distillation chamber reaches its boiling point and vapour is generated. Once the boiling point of the solvent is reached, the power supplied to the heating element is controlled to regulate the rate of vaporization of the solvent until the solvent is substantially all evaporated.

It is essential that the oil [5] have a boiling point higher than that of the solvent to be recovered or, in the case of a solvent mixture, the boiling point of the highest boiling component of the mixture. In addition, the oil [5] should not be flammable within the temperature ranges in which the distillation module [1] will operate. In the preferred embodiment, the oil [5] in the heating vessel [3] will surround a substantial portion of the distillation chamber [2] (for example, to the level 5a in Figure 2) to ensure that there is

sufficient heat to maintain the evaporated solvent in the vapour phase at least as far as the conduit [12].

While the preferred embodiment describes the means for heating the distillation
5 chamber [2] as comprising a heating vessel [3] containing one or more heating elements [4] immersed in oil [5], alternative means of heating the distillation chamber [2] are possible. In one alternative embodiment, the means for heating the distillation chamber [2] is an infrared lamp [L] located toward the upper end of the distillation chamber [2] as illustrated in Figure 3. The heating provided by such a lamp can be regulated by rheostatic control of
10 the intensity of the lamp. In this embodiment of the invention, the solvent [S] in the distillation chamber [2] is heated from the top down. This top heating provides the advantage that only the top layer of the liquid to be distilled needs to be heated to initiate distillation. Further, as the distillation progresses, it is only the energy of vaporization for the top layer of the liquid that needs to be provided to continue the distillation.

15 The distillation chamber [2] is preferably provided with an anti-vacuum valve [V] (Figure 2) which prevents vapour from escaping from the distillation chamber [2], but is triggered to allow entry of outside air when the pressure within the distillation chamber [2] falls below atmospheric. As the distillation chamber [2] cools down following distillation, the pressure in the distillation chamber [2] falls. Since the conduit [12] provides a passage
20 from the distillation chamber [2] to the vapour inlet [13] which communicates with the liquid condensed in the condensation module [11], without the anti-vacuum valve [V] in the distillation chamber [2], the reduction in pressure would lead to a back-flow situation

with condensed solvent being drawn from the condensation module [11] into the conduit [12] through the vapour inlet [13], and thence into the distillation chamber [2].

In an alternative embodiment of the distillation module [1] there is a line feeding
5 contaminated solvent directly into the distillation module [1] through source inlet [7]. In this embodiment, a means for preventing flow-back from the condensation module [11] to the distillation chamber [2] is provided. In addition, the anti-vacuum valve can be shut off such that any negative pressure created in the distillation chamber [2] as it cools can be
10 used to draw more contaminated solvent for recycling into the distillation chamber [2] through source inlet [7]. This acts as a natural pump which can be used as part of the process since it allows continuous flow, without the need for separate pumps.

One aspect of the current invention is a heating control system, as illustrated schematically in Figure 8, that is employed in the distillation module to control the rate of
15 vaporization of the solvent or solvents. In the distillation module, the solvents are separated from the impurities in the solution and may also be separated from each other. The control system is designed to do this in a time efficient manner while also minimizing operator intervention.

20 The heating control system has three key components, a variable heating means [61], for example, a plurality of the heating elements [4] of Figure 2, a temperature sensing means [62], for example, a temperature probe [6] (see Figure 2) which may be either a platinum thermistor or a thermocouple, and a control computer [63], for example, a

microprocessor with required software. The control computer [63], by use of a control law, selectively triggers relays [64] which are in series between a power supply and heating means [61] and which energize the heating means [61] in an ordered manner, in response to temperature reference signals input to the control computer [63] from the temperature sensing means [62]. In a preferred embodiment, which is especially useful where a mixture of solvents is to be distilled, an important element of this control system is a control law that allows the system to operate in 2 modes. The first mode is a solvent mode where the system begins to heat the mixture of solvents until the boiling point of the solvent with the lowest boiling point is reached. At the temperature of that lowest boiling point the power delivered to the heating means is maintained at a constant level to provide the energy of vaporization at a desired rate, until the first solvent has been substantially distilled from the solution. Once the first solvent has substantially distilled, the power provided to the system is no longer used to provide the required energy of vaporization and no further heat is being lost as a result of heated vapor, and therefore the temperature of the liquid in the distillation chamber [2] begins to rise. The power provided to the heating means can again be increased until the boiling point of the next solvent is reached. This control cycle is repeated until the solvents have all been vaporized.

The second mode is the water mode. In the water mode of the control system there is no advantage to stepped regulation of the temperature. Water has a relatively high specific heat capacity and requires significant energy input in order to boil. Therefore, in the water mode, it is not necessary to regulate the temperature as closely. In other words, in the water mode the distillation chamber and its contents can be heated continuously until the

evaporation is complete, at which time a timed heating cycle can then be brought into effect. The two modes of the control system allow the distillation chamber to be used for vaporization of water and organic solvents. Distillation can take place with a mixture of water and organic solvents, or either alone, with no significant foaming.

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The power applied to the heating means [61] during the vaporization phase for any particular solvent provides the energy of vaporization for that solvent. Therefore, controlling the power applied to the heating means [61] also controls the rate of vaporization, and is used to maintain an equilibrium with the condensation rate of the vapour in the system.

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In the embodiment shown in Figure 2, the temperature sensing means is a probe [6] that is used to monitor the temperature of the distillation chamber [2]. The probe [6] detects an increase in temperature of the distillation chamber [2] as the solvent is heated. The rate of evaporation of solvent from the distillation chamber [2] is regulated by means of the control system of Figure 8.

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Controlling the rate of vaporization of the solvent in the distillation chamber [2] means that the vapour pressure in the distillation chamber [2] is closely regulated. Since the pressure differential between the distillation module [1] and the condensation module [11] is important, this strict regulation of vapour pressure will enhance the efficiency of vapour recovery. In addition, by closely regulating the rate of vaporization of the solvent,

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it is possible to reduce the required mass for solvent condensation in the condensation module [11].

After the liquid in the distillation chamber [2] has evaporated, a timed heating cycle is brought into effect by means of a timer system (not shown) which maintains the temperature in the distillation chamber [2] for a predetermined period of time. This post-evaporation heating ensures that essentially all of the solvent to be recovered is distilled. Further, the continued heating drives off any residual solvents and bakes any contaminants in the distillation chamber [2] so that the resulting solids can be disposed of more conveniently at a lower cost and with reduced environmental problems as compared to unbaked contaminants. In the embodiment of the invention as illustrated in Figure 4, the distillation chamber [2] is lined with a bag [8] such that, following baking, the entire bag [8] containing the baked contaminants can be disposed of. The bag [8] is stable within the temperature range of the distillation chamber [2]. In addition, it is important that the bag [8] be inert with respect to the solvents to be distilled. It is clear that the bag [8] can be made of any material provided it is heat stable, does not react with the solvents to be distilled, and is non-permeable, such as Teflon (trade-mark for polytetrafluoroethylene).

As can more clearly be seen by reference to the preferred embodiment illustrated in Figure 5, the condensation module [11] is comprised of a container [20] into which the vapour to be recovered enters via vapour inlet [13]. The condensation module is primed using a predetermined volume of the solvent to be recovered in the liquid phase [14]. This liquid [14] is free from contamination. The vapour entering the condensation module [11]

is directed by the inlet [13] to pass beneath the surface [15] of the liquid [14] such that the vapour bubbles through the liquid.

Ideally, the vapour entering the condensation module [11] is forced to the bottom of the container [20] by the inlet [13]. Some of the vapour will be cooled by the liquid [14] such that it condenses and combines with the liquid. As a result of such condensation the level of liquid in the container [20] will rise. The condensation may lead to an increase in the temperature of the liquid [14] if there is no external source for cooling the liquid. However, the corollary increase in the volume of liquid [14] in the container [20] means that the vapour which subsequently enters the container [20] must travel a greater distance through the liquid [14]. In addition, the coolest liquid will fall to the bottom of the container [20] where the vapour to be condensed is entering the condensation module [11].

Some vapour may pass through the liquid [14] and accumulate above the surface [15] in the upper volume [21] of the container [20]. The only way this accumulated vapour can escape from the container [20] is by passing through a vapour outlet [32] positioned above the upper volume [21]. The vapour, having entered the vapour outlet [32] from the condensation module [11], then passes from the outlet [32] into the vapour management module [31].

In a preferred embodiment of the invention, as illustrated by Figure 6, the vapour management module [31] comprises a sealed chamber [45] containing a serpentine tube [43] communicating with the vapour outlet [32] at its entrance end and a vent [42] at its

exit end. The mixture of air and solvent vapour exiting the condensation module [11] is directed via the outlet [32] through the tube [43], which is surrounded by a cooling medium [44] inside the sealed chamber [45]. The cooling medium [44] absorbs heat and therefore causes further condensation of the vapour so that substantially all of the vapour escaping from the condensation module [11] is condensed and prevented from reaching the atmosphere through vent [42]. The medium [44] can be any suitable coolant medium. Ideally, the medium [44] will provide sufficient heat absorption for condensation of all vapours, such that only air exits the system through vent [42].

In one preferred embodiment of the invention, the medium [44] is water mixed with a salt to form a crystallized mass which has a low expansion rate and can be contained safely in the sealed chamber [45]. The tube [43] allows condensed solvent to flow back by gravity through the outlet [32] into the condensation module [11], while allowing the remaining uncondensed vapour (which is a very small amount, if any) and air to exit the vapour management module [31] to the atmosphere through the vent [42]. The condensate can continue to flow counter to the air/vapour flow, through the outlet [32] and be collected in the container [20] of the condensation module [11], or in a separate container.

The container [20] may be provided with a tap [T], which can be used to drain the liquid [14]. Ideally, this tap is situated below the surface [15] of the liquid, and the closer to the base of the container [20], the more liquid [14] can easily be drained off. The advantage of this arrangement is that liquid [14] being collected can be accessed at any time

without losing vapour from the system. Further, condensed liquid [14] can be removed from the container [20] without interruption of the condensation.

If desired, a downwardly sloping overflow pipe [D] may be provided in the container [20] at a predetermined overflow level. As the level [15] of liquid [14] rises to that overflow level, a fixed volume of liquid is maintained in the container [20]. Any liquid [14] in excess of that volume enters the overflow pipe and runs by gravity into a collection vessel. This provides an advantage in that a large volume of material can be used as the coolant.

In another embodiment of the vapour management module [31], as illustrated in Figure 7, the air/solvent vapour mixture is allowed to pass from the outlet [32] to the vent [42] without the use of a tube [43]. In this embodiment, the material [44] is a solid material for example, ball bearings or glass chips, through which the vapour and condensate are able to pass. The material may be prevented from falling back through the outlet [32] into the container [20] either by selecting the size of the material particles to be sufficiently large, or by the insertion of a support member [46] which is permeable to both the liquid [14] and the air/vapour mixture, but through which the material [44] cannot pass.

Maximizing the ratio of the heat exchange surface to the volume of vapour passing into the vapour management module [31] increases the efficiency of the condensation in the vapour management module [31].

In accordance with the present invention, the vapour management module [31] can be designed such that essentially no vapour exits the vent [42]. This is achieved by ensuring that the rate of heat input does not exceed the rate of heat absorption in the vapour management module. It is clear that factors such as the rate of vapour flow, the vapour temperature, the heat absorption properties of the material and the path length through the vapour management module are important. In one embodiment of the invention, the heat absorbing material is a crystalline salt, the pipe [43] is of 12mm bore and 75 cm in length, made of heat conductive metal such as copper, and the heat input to the vapour management module in the form of vapour is 1500W.

In selecting the appropriate solid material [44] in the above embodiments, ideally the material should allow the vapour to flow through at approximately atmospheric pressure, provide the required absorption of heat, and allow the condensed liquid [14] to flow by gravity back to a reservoir.

Those skilled in the art will appreciate that various combinations of condensation modules [11] and vapour management modules [31] are possible. Further, it is possible to use either the condensation module or the vapour management module in isolation from the system, provided there is an input of vapour to such modules. It is possible to use the vapour management module [31] to recover vapour from any vent or exhaust. Examples of situations where the vapour management module [31] could be used are on a vent to an oil storage tank, a vent on a gasometer, or a vapour stack of a spray booth. In these situations, the vapour would arise as a consequence of evaporation of the liquid to be recovered.

Condensate formed in such vapour management modules can then run back by gravity into the vent and ultimately back to the container of the liquid to be recovered, or to another container. It is clear to those skilled in the art that in these situations the heat absorbing material must be cooler than the vapour to be recovered.

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Further, while the preferred embodiment utilizes both a condensation module [11] and a vapour management module [31] and has been found to have excellent results, each solvent to be recovered will have different requirements. It is certainly possible to subject the vapour to sequential steps of direct condensation and/or to sequential vapour management modules [31]. The efficiency of vapour recovery will determine the most suitable module arrangement.

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It should be clear that while the preferred embodiments described above describe specific arrangements of heat absorbing material, variations are possible. For example, it is not essential to have any liquid in the condensation module [11] prior to initiation of condensation. Alternatively, any material that absorbs heat from the vapour but does not chemically react with it would be suitable to use within the condensation module, including a solid mass or air. A solid inert mass such as rocks or ball bearings are suitable to absorb heat in the condensation module [11]. Alternatively, air in the condensation module [11] can rapidly absorb heat from the vapour entering the condensation module [11] since heat exchange is rapid between gases. Any liquid [14] accumulating as a result of condensation in the condensation module [11] also acts to absorb heat from the vapour.

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While only specific embodiments of the invention have been described, it is apparent that various additions and modifications can be made thereto, and various alternatives can be selected. It is, therefore, the intention in the appended claims to cover all such additions, modifications and alternatives as may fall within the true scope of the invention.

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CLAIMS

THE EMBODIMENTS OF THE INVENTION IN WHICH AN EXCLUSIVE
PROPERTY OR PRIVILEGE ARE CLAIMED ARE DEFINED AS FOLLOWS:

1. A solvent vapour recovery system comprising:

5 a distillation module comprising a distillation chamber for said solvent and heating
means for heating said chamber to vaporize the solvent;

a direct condensation module comprising a container for condensing the vapour and
collecting the solvent in the liquid phase;

10 conduit means for directing the vapour substantially without condensation from said
distillation chamber to the direct condensation module, said conduit means sloping
downwardly towards said distillation chamber to allow any condensate formed within said
conduit to drain into said distillation chamber;

a vapour management module for condensing vapour remaining uncondensed by said
direct condensation module; and

15 a vapour outlet located above the surface of said liquid in said direct condensation
module, said vapour outlet communicating with said vapour management module to allow
for passage of vapour from the direct condensation module to the vapour management
module.

2. The apparatus of claim 1 wherein the container holds a heat absorbing material through which said vapour is passed.

3. The apparatus of claim 2 wherein the heat absorbing material comprises the vapour to be recovered in its liquid phase.

5 4. The apparatus of claim 2 wherein the heat absorbing material is air.

5. The apparatus of claim 2 wherein the heat absorbing material is an inert solid mass.

6. The apparatus of claim 2 wherein the heat absorbing material comprises a combination of the vapour to be recovered in its liquid phase and an inert solid mass.

10 7. The apparatus of claim 3 or 6 wherein the conduit directs vapour beneath the surface of said liquid.

8. The apparatus of any one of claims 1 - 7 wherein the conduit directs vapour to the bottom of said container.

9. The apparatus of claim 3, 6 or 7 wherein the vapour outlet is above the surface of said liquid.

15 10. The apparatus of any one of claims 1 - 9 wherein the distillation chamber is located within an oil bath which is heated by said heating means.

11. The apparatus of claim 10 wherein the heating means comprises one or more heating elements located within said oil bath.

12. The apparatus of any one of claims 1 - 9 wherein the distillation chamber is heated by means of an infrared heater located within said chamber.

13. The apparatus of any one of claims 1 - 12 further comprising means for connecting said heating means to a power supply and a control means for controlling the power
5 provided by said power supply to said heating means, said control means comprising a computer, temperature sensing means for sensing the temperature of said distillation chamber and generating temperature reference signals which are provided as input signals to said computer and switching means for selectively providing power to said heating
10 means from said power supply, said computer being programmed to apply control signals to said switching means to control the amount of power applied to said heating means in accordance with said input signals received from said temperature sensing means.

14. The apparatus of claim 13, wherein said computer is programmed with a set of parameters based on the input signals received from the temperature sensing means which, if exceeded, will activate said switching means to perform an ordered shutdown of said
15 heating means by selectively activating said switching means to disconnect said heating means from said power supply

15. The apparatus of claim 13, wherein the temperature sensing means comprises one or more platinum thermistor temperature probes.

16. The apparatus of claim 13, wherein said heating means consists of at least one
20 heating element.

17. The apparatus of claim 13, wherein said heating means consists of a direct heating means.

18. The apparatus of claim 17, wherein said heating means consists of an infrared heating lamp.

5 19. The apparatus of claim 13, wherein said switching means comprises one or more relays.

20. The apparatus of claim 13, wherein said heating means consists of a plurality of heating elements and said switching means comprises a plurality of relays respectively connecting said heating elements to said power supply.

10 21. The apparatus of claim 13, wherein said computer is programmed with a control law so that when a mixture of solvents including an aqueous component is to be distilled in said distillation chamber, said computer runs a distillation procedure wherein the heating means raises the solution to a temperature causing the solvent with the lowest boiling point to vaporize, the temperature is then maintained until the aforementioned solvent is
15 substantially removed from the solution, at which time the temperature is raised again until the solvent with the next lowest boiling point begins to vaporize and the process is then repeated until all solvents have been distilled off.

22. The apparatus of claim 13, wherein computer controls said switching means to vary the input to the heating means to balance the rate of vaporization of a solvent with the rate
20 of condensation of the same solvent in a separate, but connected, container.

23. The apparatus of claim 1, wherein said vapour management module comprises a container containing heat absorbing material and a conduit extending between said vapour outlet of said direct condensation module and a vent, said conduit passing through said heat absorbing material.

5 24. The apparatus of claim 23, wherein said vent is at a higher elevation than said vapour outlet of said direct condensation module.

25. The apparatus of claim 23 or 24 wherein the heat absorbing material is a liquid.

26. The apparatus of claim 23 or 24 wherein the heat absorbing material is crystalline.

27. The apparatus of claim 23 or 24 wherein the heat absorbing material is water mixed
10 with a salt to form a crystallized state.

28. The apparatus of claim 1, wherein said vapour management module comprises a container containing solid heat absorbing material which is permeable to vapour and condensation through which said vapour passes from said direct condensation module to said vent.

15 29. The apparatus of claim 28 wherein the heat absorbing material is steel ball bearings.

30. The apparatus of claim 28 wherein the heat absorbing material is glass chips.

31. The apparatus of any one of claims 28 - 30 wherein a support member is provided in said vapour outlet of said direct condensation module, said support member being permeable to vapour and condensation and impermeable to said heat absorbing material.

32. The apparatus of any one of claims 1 - 31 wherein the container of said direct condensation module is provided with a drainage means for draining liquid therefrom.

33. The apparatus of claim 32 wherein the drainage means comprises a tap.

34. The apparatus of claim 32 wherein the drainage means comprises an overflow pipe in said container.

35. A vapour management system comprising a container containing heat absorbing material, a vent, a vapour inlet and means for guiding vapour from said vapour inlet through said heat absorbing material to said vent.

36. The apparatus of claim 1, wherein said vapour management module comprises a container containing heat absorbing material and a conduit extending between said vapour inlet and said vent, said conduit passing through said heat absorbing material.

37. The apparatus of claim 35, wherein said vapour management module comprises a container containing solid heat absorbing material which is permeable to vapour and condensation through which said vapour passes from said vapour inlet to said vent.

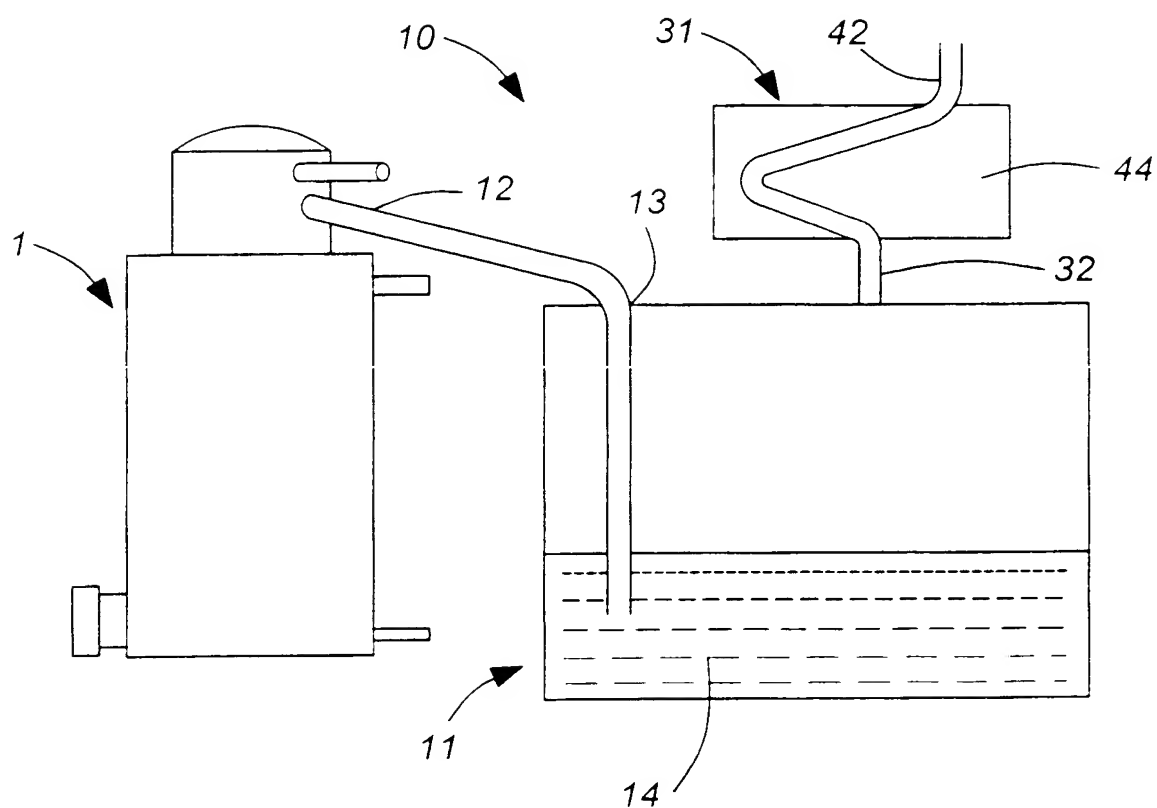
38. The apparatus of claim 37 wherein the heat absorbing material is steel ball bearings.

39. The apparatus of claim 37 wherein the heat absorbing material is glass chips.

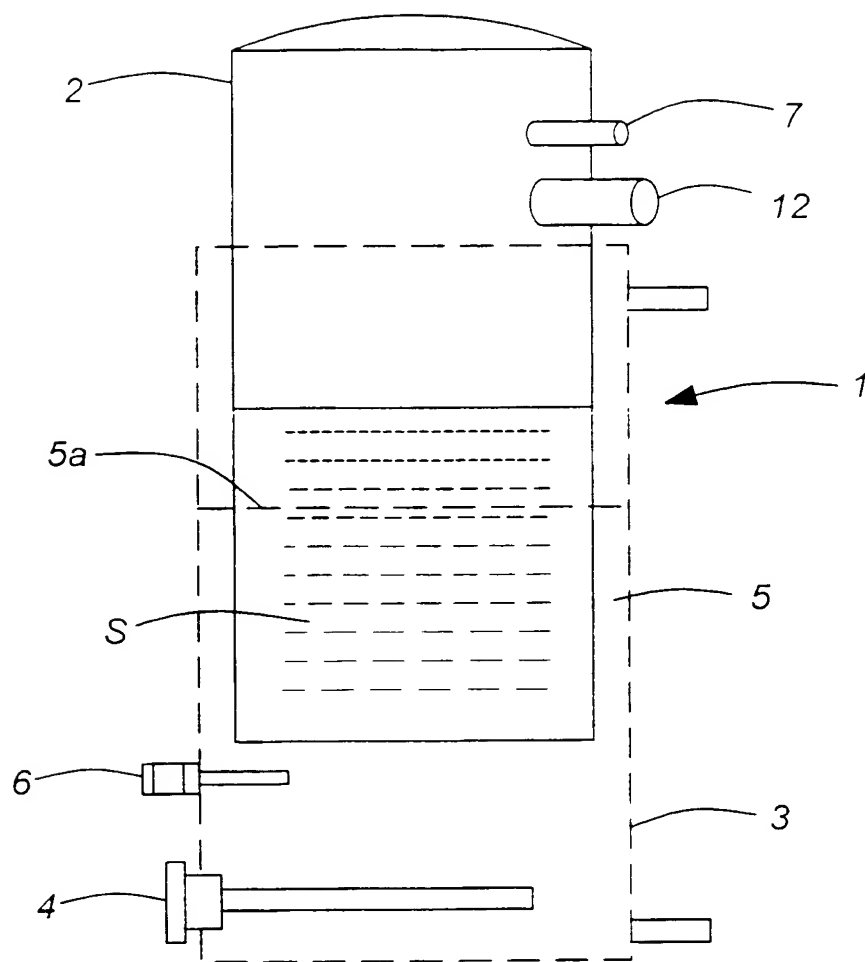
40. The apparatus of any one of claims 37 - 39 wherein a support member is provided in said vapour inlet, said support member being permeable to vapour and condensation and impermeable to said heat absorbing material.

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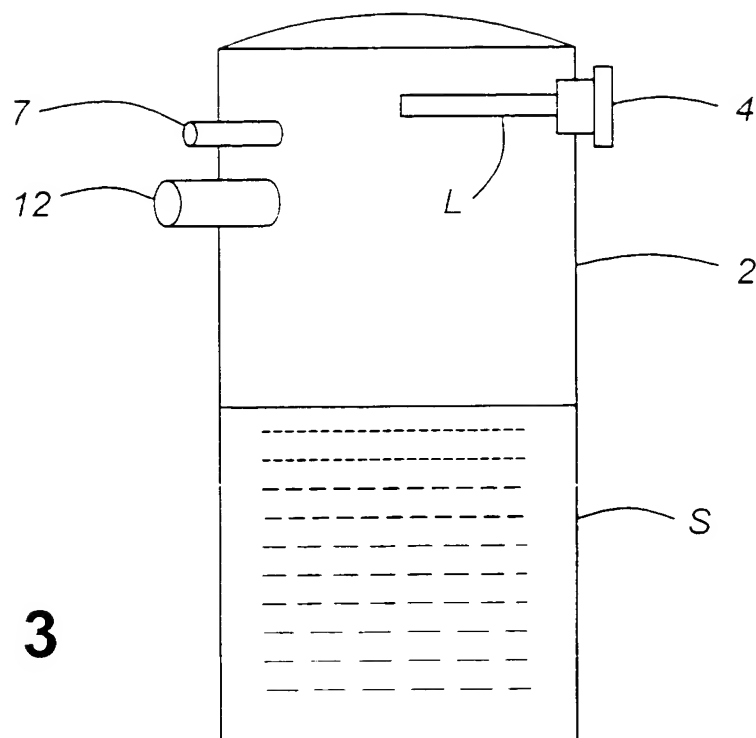
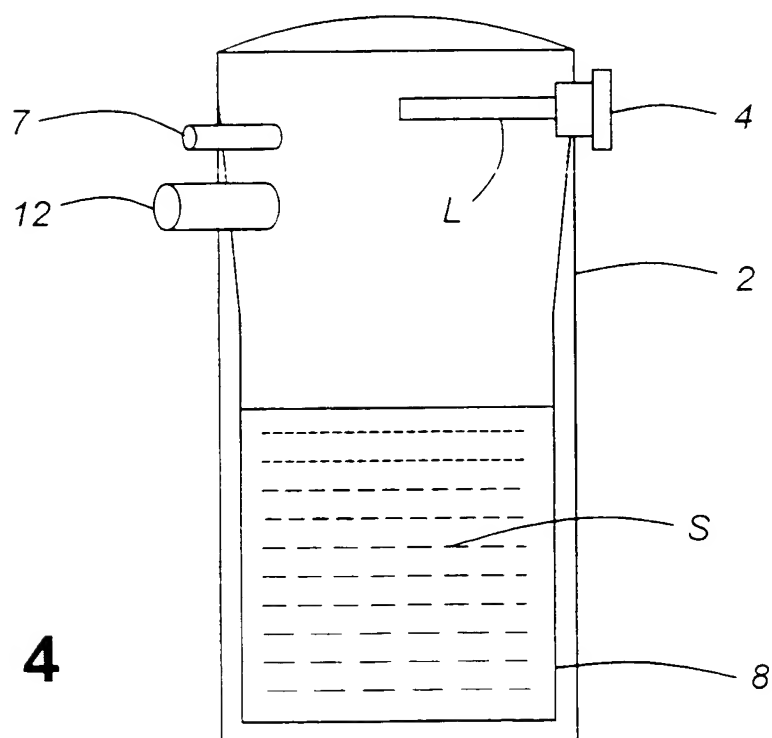
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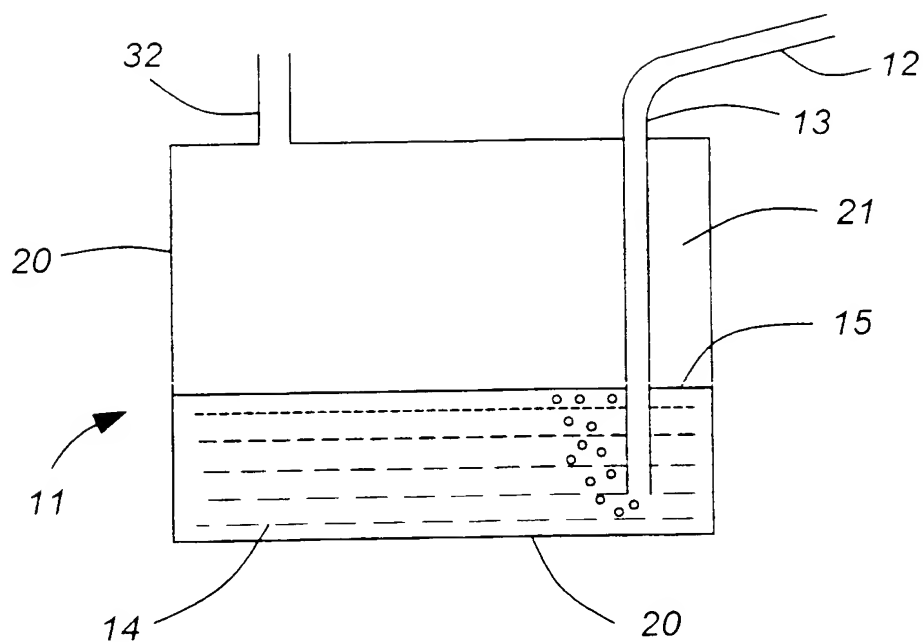
**FIG. 1**

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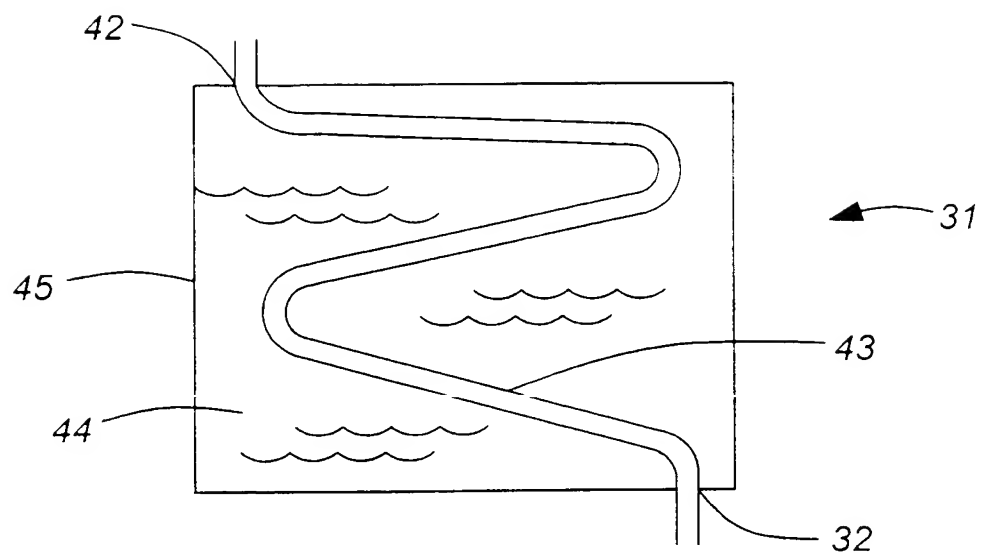
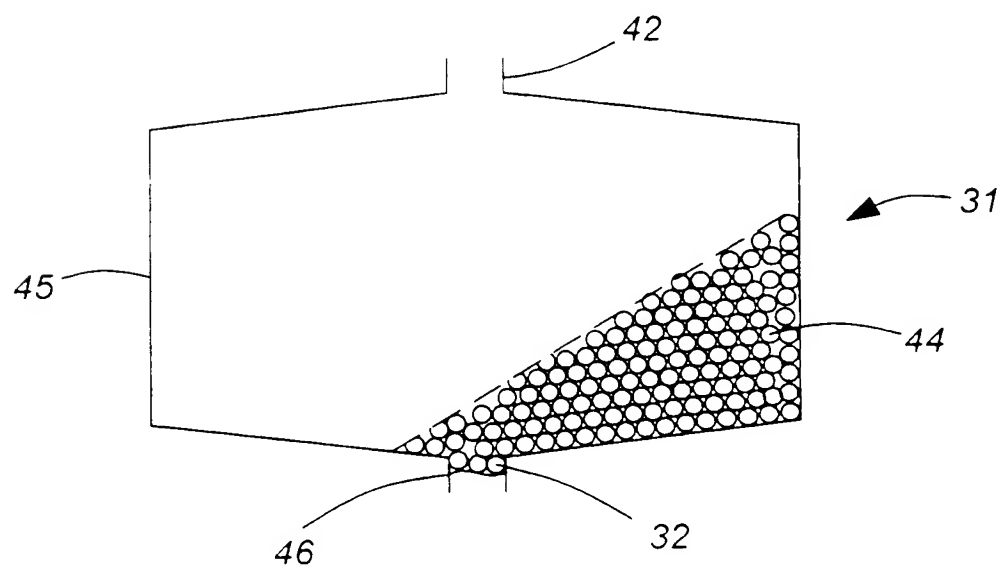
**FIG. 2**

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**FIG. 3****FIG. 4**

**FIG. 5**

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**FIG. 6****FIG. 7**

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